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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO | |
|---|-----------------|----------------------|-------------------------|-----------------|--|
| 10/055,884 | 01/28/2002 | Yasuhito Kobayashi | GNE470A | 2045 | |
| 21254 | 7590 11/30/2004 | | EXAM | EXAMINER | |
| MCGINN & GIBB, PLLC 8321 OLD COURTHOUSE ROAD | | TRAN, VINCENT HUY | | | |
| SUITE 200 | OKTHOUSE ROAD | | ART UNIT | PAPER NUMBER | |
| VIENNA, VA | 22182-3817 | | 2115 | | |
| | | | DATE MAILED: 11/30/2004 | 1 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

| | | | $\sim \sim$ |
|--|---|---|-------------|
| | Application No. | Applicant(s) | ; |
| | 10/055,884 | KOBAYASHI ET AL. | |
| Office Action Summary | Examiner | Art Unit | |
| | Vincent T. Tran | 2115 | : |
| The MAILING DATE of this communication ap Period for Reply | ppears on the cover sheet with the | correspondence address | : |
| A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repilif No period for reply: is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | . 136(a). In no event, however, may a reply be tiply within the statutory minimum of thirty (30) dated will apply and will expire SIX (6) MONTHS from te, cause the application to become ABANDON | mely filed ys will be considered timely. n the mailing date of this communication ED (35 U.S.C. § 133). | 1. |
| Status | | | : |
| 1) Responsive to communication(s) filed on | | | : |
| • | is action is non-final. | | : |
| 3) Since this application is in condition for allows closed in accordance with the practice under | • | | ; ; ; |
| Disposition of Claims | | | : |
| 4) Claim(s) 1-12 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-12 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/ | awn from consideration. | | |
| 9)⊠ The specification is objected to by the Examin | nor. | | : |
| 10) ☐ The drawing(s) filed on is/are: a) ☐ ac | | Fxaminer | : |
| Applicant may not request that any objection to the | • | | |
| Replacement drawing sheet(s) including the corre | • | • • | f). |
| 11) The oath or declaration is objected to by the E | - · · | | 1 |
| Priority under 35 U.S.C. § 119 | | | : : : |
| 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Burea * See the attached detailed Office action for a list | nts have been received. Its have been received in Application Ority documents have been received in Application Ority documents have been received. | tion No red in this National Stage | |
| Attachment(s) | | | : |
| 1) X Notice of References Cited (PTO-892) | 4) Interview Summar | v (PTO-413) | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail [| Date | : |
| Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date | 5) Notice of Informal 6) Other: | Patent Application (PTO-152) | : |

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DETAILED ACTION

Specification

1. Applicant is reminded of the proper language and format for an abstract of the

disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a

separate sheet within the range of 50 to 150 worlds. It is important that the abstract not exceed

150 words in length since the space provided for the abstract on the computer tape used by the

printer is limited. The form and legal phraseology often used in patent claims, such as "means"

and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist

readers in deciding whether there's a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the

title. It should avoid using phrases which can be implied, such as, "The disclosure concerns,"

"The disclosure defined by this invention," "The disclosure describes," etc.

2. The abstract of the discloser is objected to because it is more than 150 words.

Correction is required. See MPEP 608.01(b).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis

for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 1, 4, 5, 8, 9, and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Shinjo (U.S. Patent No. 5,269,022).

As per claims 1 and 4, Ohsawa teaches the invention comprising:

a remaining power detector [col. 2, lines 18 - 19] for outputting detection result [col. 15, lines 54 - 56];

motion information storage [col. 15, lines 52 – 53] for defining relationship power state relationship of task [driving the camera auxiliary device] and processes [drive no motor, drive 1 motor, drive 2 motors, drive 3 motors – each of the driving processes is considered as a process, fig. 12]; and

a task controller for choosing and executing one of the processes based upon the detecting result of the remaining power detector [when the remaining power is enough to driver two motors, the system performs zoom and focus; when the remaining power is enough to driver one motor, the system performs zoom, fig. 13A-13B, col. 18 line 19 – col. 22, line 4]

5. As per claims 5 and 8, Shinjo teaches the system for choosing process based upon the value of the remaining power. As such, Shinjo teaches the method for operating the system.

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6. As per claims 9 and 12, Shinjo teaches the system for choosing process based upon the value of the remaining power. As such, Shinjo teaches the computer program product containing the computer codes for operating the system.

7. Claims 1, 4, 5, 8, 9, and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Furuichi et al (U.S. Patent No. 6,289,399).

As per claims 1 and 4, Ohsawa teaches the invention comprising:

a remaining power detector [col. 3, lines 6-10] for outputting detection result [col. 15, lines 54-56];

motion information storage [fig. 3 and col. 5, lines 56-62] for defining relationship power state relationship of task [execute individual application] and processes [job types – type1, type2, type3] - each of the job type is considered as a process, fig. 3, col. 11 lines 1-4]; and

a task controller for choosing and executing one of the processes based upon the detecting result of the remaining power detector [resource manager determines whether or not the remaining battery power is sufficient for a specified operating duration. If it is not, the resource manager changes to new job type – col. 11 lines 19-29]

8. As per claims 5 and 8, Furuichi teaches the system for choosing process based upon the value of the remaining power. As such, Furuichi teaches the method for operating the system.

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9. As per claims 9 and 12, Furuichi teaches the system for choosing process based upon the value of the remaining power. As such, Furuichi teaches the computer program product containing the computer codes for operating the system.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 2, 3, 6, 7, 10, and 11 are being unpatentable over Ohsawa (US Patent No. 5,557,365).

The teachings of Ohsawa as set forth hereinabove is incorporated by reference. Ohsawa does not teach a table with repetition frequency of a process. However, Ohsawa teaches that numerous types of information can be stored in the table wherein each type of information indicating the required battery levels and the associated functions. Specifically, Ohsawa stores the required battery levels for the number of motors [fig. 12] and the required battery levels for the motor speeds of some of the motors [figs. 17 and 18]. As such, it would have been obvious to one of ordinary skill in the art that the generic types of information stored in Ohsawa's table encompasses all different types of the information including the claimed frequency of repetition because the nature of the information does not affect the operation of the table.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Vincent T. Tran whose telephone number is (703) 872-9303. The examiner

can normally be reached on 7:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Thomas c. Lee can be reached on (571) 272-3667. The fax phone number for the organization

where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be

obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Vincent Tran

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